

Ashlee Titus Bell, McAndrews & Hiltachk, LLP 455 Capitol Mall, Suite 600 Sacramento, CA 95814

JUN 2.0 2018

RE: MUR 7323

Walters for Congress and Jen Slater, as treasurer Representative Mimi Walters

Dear Ms. Titus:

On February 22, 2018, the Federal Election Commission ("Commission") notified your clients of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended (the "Act"). On June 19, 2018, based upon the information contained in the complaint and information provided by respondents, the Commission decided to dismiss allegations that Walters for Congress and Jen Slater in her official capacity as treasurer and Representative Mimi Walters violated provisions of the Act. The Commission then closed its file in this matter. A copy of the Factual and Legal Analysis, which more fully explains the basis for the Commission's decision, is enclosed.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003) and Statement of Policy Regarding Placing First General Counsel's Reports on the Public Record, 74 Fed. Reg. 66132 (Dec. 14, 2009). If you have any questions, please contact Kristina Portner, the attorney assigned to this matter, at (202) 694-1518.

Sincerely,

Lisa J. Stevenson

Acting General Counsel

BY: Jeff/S. Jordan

Assistant General Counsel

Enclosure:

Factual and Legal Analysis

FEDERAL ELECTION COMMISSION

1	FACTUAL AND LEGAL ANALYSIS		
2 3 4 5 6 7 8 9	RESPONDENTS:	Walters for Congress and Jen Slater in her official capacity Mimi Walters, Friends of Mimi Walters for Sen Senator Mimi Walters 2012 Offi Friends of Mimi Walters for Sup	nate 2012, iceholder Account, and
10	This matter was generated by a complaint alleging violations of the Federal Election		
11	Campaign Act of 1971, as amended ("the Act") and Commission regulations by Walters for		
12	Congress and Jen Slater in her official capacity as treasurer ("the Federal Committee"), Mimi		
13	Walters, Friends of Mimi Walters for Senate 2012, Senator Mimi Walters 2012 Officeholder		
14	Account, and Friends of Mimi Walters for Supervisor 2014. It was scored as a low-rated matter		
15	under the Enforcement Priority System, by which the Commission uses formal scoring criteria		
16	a basis to allocate its resources and decide which matters to pursue.		
17	The Complaint alleges that the Federal Committee and Walters used campaign funds		
18	from her three state campaign committees, Friends of Mimi Walters for Senate 2012, Senator		
19	Mimi Walters 2012 Officeholder Account, and Friends of Mimi Walters for Supervisor 2014		
20	(the "State Committees") to benefit her 2014 congressional campaign. 1 Specifically, the		
21	Complainant alleges that the State Committees, which may have accepted contributions not		
22	subject to the limitations and prohibitions of the Act, made payments between July 2013 and		
23	November 2014 totaling over \$8,000 to Keena Thomas Communications LLC and Thomas		
24	Communications Group after Walters announced her federal candidacy in July 2013 and was no		

Compl. at 1 (Feb. 20, 2018).

Case Closure — MUR 7323 (Walters for Congress, et al.) Factual and Legal Analysis Page 2

- longer seeking state office.² Complainant further notes that the Federal Committee also made
- 2 several expenditures to the same two vendors during that time period.³
- 3 The Federal Committee and Walters acknowledge that the State Committees made these
- 4 disbursements, but assert that they were for expenses connected to Walters's position as a
- 5 California State Senator and her aborted campaign for Orange County Supervisor. 4 With
- 6 regards to the payments from the Friends of Mimi Walters for Senate 2012 and Senator Mimi
- 7 Walters 2012 Officeholder Account, the Federal Committee and Walters assert that the
- 8 payments were for non-state-reimbursed expenses for constituent outreach that Walters incurred
- 9 in connection with her State Senate duties, as permitted under California law, and that none of
- 10 the communications or events were connected to Walters's federal campaign. 5 With regards to
- 11 the payment from Friends of Mimi Walters for Supervisor 2014, the Federal Committee and
- 12 Walters maintain that the payment was for services incurred in connection with Walters's
- 13 aborted campaign for Orange County Supervisor.⁶

Compl. at 2-4. Complainant identifies three payments to Keena Thomas Communications from Friends of Mimi Walters for Senate 2012 (July 31, 2013 payment of \$125; September 6, 2013 payment of \$1045.40; September 6, 2013 payment of \$737.50), one payment to Keena Thomas Communications from Friends of Mimi Walters for Supervisor 2014 (July 8, 2013 payment of \$938.34), five payments to Keena Thomas Communications from Senator Mimi Walters 2012 Officeholder Account (December 3, 2013 payment of \$1,362.50; December 9, 2013 payment of \$311.50; January 20, 2014 payment of \$832.87; February 6, 2014 payment of \$608.23; March 11, 2014 payment of \$309.00), six payments to Thomas Communications Group from Friends of Mimi Walters for Senate 2012 (June 4, 2014 payment of \$234; July 3, 2014 payment of \$209; August 8, 2014 payment of \$246.50; September 12, 2014 payment of \$184; October 6, 2014 payment of \$184; November 10, 2014 payment of \$309), and one payment to Thomas Communications Group from Senator Mimi Walters 2012 Officeholder Account (April 7, 2014 payment of \$459). *Id.*

Id. at 4. During the 2014 election cycle, the Federal Committee paid \$3,472.23 to Keena Thomas Communications and \$2,473.21 to Thomas Communications Group. Id.

⁴ Resp. at 2-4 (Mar. 8, 2018).

⁵ Id. at 3.

Id. at 2. The \$938.34 payment to Kenna Thomas Communications from Friends of Mimi Walters for Supervisor 2014 was a monthly retainer for services rendered in the month of June 2013 to the state committee and a \$13.34 postage expense. Id.

Case Closure — MUR 7323 (Walters for Congress, et al.) Factual and Legal Analysis Page 3

1 The Act prohibits a federal candidate from soliciting, receiving, directing, transferring or 2 spending funds in connection with a federal campaign unless the funds are subject to the 3 limitations, prohibitions, and reporting requirement of the Act. The Act further provides that 4 this prohibition does not apply to the solicitation, receipt, or spending of funds by an individual who is or was also a candidate for a state or local office solely in connection with such election 5 6 for state or local office so long as the solicitation, receipt, or spending of funds is permitted 7 under state law.8 8 The available information shows that the State Committees and Federal Committee used the same vendors, 9 and the State Committees continued to make payments to the vendors after 9 Walters announced her federal candidacy. The Federal Committee and Walters, however, 10 11 specifically deny any violation. 12 In furtherance of the Commission's priorities relative to other matters pending on the 13 Enforcement docket, the relatively modest amounts at issue, and the impending statute of limitations. 10 the Commission exercises its prosecutorial discretion and dismisses the allegations 14 as to Walters for Congress and Jen Slater, in her official capacity as treasurer, Mimi Walters, 15 Friends of Mimi Walters for Senate 2012, Senator Mimi Walters 2012 Officeholder Account, 16 17 and Friends of Mimi Walters for Supervisor 2014. Heckler v. Chaney, 470 U.S. 821, 831-32 18 (1985).

⁷ 52 U.S.C. § 30125(e)(1). Commission regulations also prohibit a candidate from transferring funds or assets from a candidate's committee for a nonfederal election to her principal campaign committee or other authorized committee for a federal election. 11 C.F.R. § 110.3(d).

⁸ 52 U.S.C. § 30125(e)(2).

The two vendors, Kenna Thomas Communications and Thomas Communications Group, appear related. Kate Keena and Barb Thomas were principals in Keena Thomas Communications, LLC. Resp. at 3. When the principals parted ways, Barb Thomas established Thomas Communications Group. *Id.*

As indicated in note 2, all of the alleged violations relate to 2014 cycle activity, and many were imperiled under the statute of limitations at the time the Complaint was filed.